IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT

In re application of: Vijay Chowdhury et. al.

Attorney Docket No.: 9818-102-999

Application No.: TO BE ASSIGNED

Examiner: TO BE ASSIGNED

Filing Date: TO BE ASSIGNED

Group Art Unit: TO BE ASSIGNED

Title: A NOVEL METHOD FOR DIE REMOVAL

FROM PLASTIC PACKAGES

DECLARATION OF MICHELLE ROMERO

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

- I, Michelle Romero, in support of the filing of the above-referenced patent application pursuant to 35 U.S.C. § 116, second paragraph, and § 118 and 37 CFR § 1.47, declare as follows:
- 1. I, Michelle Romero, am a Patent Administrator at Altera Corporation of San Jose, California ("Altera"). My job responsibilities regularly include forwarding patent applications to inventors who are current and past employees of Altera for execution of formal filing papers and assignments. I also work with Altera's Human Resources and other departments that deal with inventors' employment contracts and the like. This declaration is offered to show that Mr. Aquada an inventor in the above-referenced patent application, refuses to sign the "application papers" (described below) and the proprietary interest of Altera in said patent application.
- 2. On January 8, 2004, I forwarded to Mr. Aguada a complete copy of the "application papers" including the drawings, specification and claims of the application and the formal filing papers including the Declaration and Assignment in above-referenced patent application entitled, "A Novel Method for Die Removal from Plastic Packages", a copy of which is attached to this Declaration as Exhibit A. A

copy of the Federal Express receipt and a copy of proof of delivery are also included with Exhibit A, I sent the papers to Mr. Aguada's last known address:

Mr. John Aguada 1746 Mirabella Court Milpitas, CA 95035

- 3. On Thursday, January 22, 2004, I called Mr. Aguada and left a message to please return my call. I received no response. I then called Mr. Aguada on Thursday, January 29, 2004 and left another message to please return my call. I again received no response. I also called Mr. Aguada on Wednesday, February 11, 2004 and left another message. I received no response. I then called Mr. Aguada on Sunday, February 22, 2004 and spoke to a Ms. Delacruz, she said Mr Aguada was not home at the moment and but did verify that the address I sent the package to was the correct address for Mr. Aguada. I told her that I would resend the documents for Mr. Aguada's signature and I left her my phone number if he had any questions.
- 4. On Monday, February 23, 2004, I forwarded to Mr. Aguada another complete copy of the "application papers" including the drawings, specification and claims of the application and the formal filing papers including the Declaration and Assignment in above-referenced patent application entitled, "A Novel Method for Die Removal from Plastic Packages", a copy of which is attached to this Declaration as Exhibit B. A copy of the Federal Express receipt, a copy of proof of delivery and a copy of the return shipment label are also included with Exhibit B.
- 5. On Tuesday, March 2, 2004, Mr. Aguada telephoned me at my office at Altera in San Jose, California to tell me that he had received the patent application, formal papers and assignment, and that he would like to sign the Oath/Declaration or the Assignment but he thought that he was owed somewhere between \$3,000 to \$4,000 dollars for his signature. I told him that since he was no longer an employee that the bonus was not applicable. He seemed okay with the answer and he said he would sign the documents and return them to me the next day. I never received them.
- 6. On Friday, March 5, 2004, I called Mr. Aguada and left a message to return my call. I have received no response.

A1190

7. A true and correct copy of Mr. Aguada's "Employment Confidential Information, and Invention Assignment Agreement" is attached to this Declaration as Exhibit C.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true. I further declare that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both (under Section 1001 of Title 18 of the United States Code), and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Michelle Romero

March 15, 2004



January 8, 2004

Contains Altera Confidential Information

Via Federal Express

John Aguada 1746 Mirabella Court Milpitas, CA 95035

Re:

U.S. Patent Application Entitled,

"METHOD FOR DIE REMOVAL FROM PLASTIC PACKAGES"

Filing Date: Not Yet Filed Altera File No. A1190

Dear John:

Enclosed herein please find the following documents regarding the above named patent application:

Declaration;

Assignment; and

A copy of the patent application in final form to be filed with the Patent Office

Please sign and date the Declaration and Assignment where indicated and return these two documents and the patent application as soon as possible. A return federal express envelope has been enclosed for your convenience.

Please contact Kim Clinger if you have any questions at (408) 544-8675.

Thank you.

Sincerely,

Michelle Romero
Patent Administrator

Enclosures

From: MICHELLE A ROMERO (408)544-8357 ALTERA CORPORATION 101 INNOVATION DRIVE MAIL STOP 1405 SAN JOSE, CA, 95134



To: John Aguada (408)946-1203

1746 Mirabella Court

SHIP DATE: 08JAN04 WEIGHT: 1 LBS

Milpitas, CA, 95035

Ref: 5010 (A1190)



TRK # 7925 4609 0920 8881

OVERNIGHT 95035-CA-US

FRI AA Deliver by: 09JAN04

Shipping Label: Your shipment is complete

Cancel shipment \ Edit shipment information \ Process another shipment \ Repeatlast shipment

Gotonextste

- 1. Use the 'Print' feature from your browser to send this page to your laser or inkjet printer.
- 2. Fold the printed page along the horizontal line.
- 3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, darnage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits, see current FedEx Service Guide.





Track Shipments Detailed Results



Tracking number Signed for by Ship date Delivery date/Time 792546090920 E.DELACRUZ Jan 8, 2004 Jan 12, 2004 12:47 pm Reference number Delivered to Delivery location Service type

5010 (A1190)
Recipient
MILPITAS CA
Standard Envelope

Signature Proof of Delivery

Click Request copy of signature to view delivery information for this shipment.



Request copy of signature

| Date/Time | | Status | Location | Comments |
|--------------|----------|------------------------------------------|-----------------|----------------------------------------------|
| Jan 12, 2004 | 12:47 pm | Delivered | MILPITAS CA | |
| · | 9:00 am | On FedEx vehicle for delivery | SAN JOSE CA | |
| Jan 9, 2004 | 8:21 pm | Package status | SAN JOSE CA | Package in FedEx location |
| | 5:49 pm | Package status | SAN JOSE CA | Package in FedEx location |
| | 2:39 pm | Delivery attempt | MILPITAS CA | Customer not available or Business closed |
| | 8:47 am | On FedEx vehicle for delivery | SAN JOSE CA | |
| | 8:02 am | Arrived at FedEx Destination Location | SAN JOSE CA | |
| | 5:00 am | Left FedEx Sort Facility | OAKLAND CA | |
| | 3:09 am | Arrived at Sort Facility | OAKLAND CA | |
| Jan 8, 2004 | 6:15 pm | Picked up by FedEx | SUNNYVALE CA | |
| | 6:12 pm | Left FedEx Origin Location | SUNNYVALE CA | |



Email your detailed tracking results (optional)

Enter your email, submit up to three email addresses (separated by commas), add your message (optional), and click **Send email**.

| From | |
|------|--|
| То | |

| Add a messag | ge to this email. |
|--------------|-------------------|
| | |
| | |



Close Window

ASSIGNMENT

| WHEREAS, WE, VIJAY CHOWDHURY, a citizen of the United States, residing at 1639 Vinehill Court, Fremont, California 94539; and JOHN AGUADA, a citizen of the United States, residing at 1746 Mirabella Court, Milpitas, California 95035 ASSIGNORS, are the inventors of the invention in A Novel Method for Die Removal from Plastic Packages for which we have executed an application for a Patent of the United States |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| □ which is executed on □ even date herewith or □ |
| |
| which was filed on, Application No. |
| We hereby authorize and request our attorney,, of Pennie & Edmonds, LLP, to insert here in parentheses (Application number, filed) the filing date and application number of said application when known. |
| and WHEREAS, ALTERA CORPORATION, ASSIGNEE is desirous of obtaining our entire right, title and interest in, to and under the said invention and the said application: |
| NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; and all applications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof; |
| AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument. |
| AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith. |
| AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries. |
| IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our respective signatures. |
| Date 1604, 2003 Vijay Chowdhury L.S. |
| 2002 |

John Aguada

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. beneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

A Novel Method for Die Removal from Plastic Packages

| 3 | | | | | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|--|
| | | | | | |
| | e e e e | | | | |
| | t accompanying application) | | | | |
| ication No. on and was amen | ded under PCT Article 19 on (if applica | able) | | | |
| I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above | | | | | |
| ation known to me to be mater | ial to patentability as defined in Title | 37, Code of Fede | eral | | |
| | | | | | |
| | ation for patent or inventor's certifica | ite having a filing | date before that | | |
| nicu. | | | | | |
| ICATION(S), IF ANY, FILED | PRIOR TO THE FILING DATE O | F THE APPLICA | TION | | |
| COLINITAN | DATE OF FILING | PRIORITY | V CLAIMED | | |
| COONIKI | (day, month, year) | | `T | | |
| | | YES 🗆 | № □ | | |
| | | YES 🗆 | NO 🗆 | | |
| United States Code, §119(e) of | any United States provisional applic | ation(s) listed bel | ow. | | |
| ION NUMBER | FILING | DATE | | | |
| | | | | | |
| | | | | | |
| I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information known to me which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application: | | | | | |
| | country United States Code, §120 of antion is not disclosed in the pric §112, I acknowledge the duty gulations, §1.56 which became | Application No. (for declaration not accompanying application) sole) ication No. on and was amended under PCT Article 19 on (if application) derstand the contents of the above identified application, including the ation known to me to be material to patentability as defined in Title der Title 35, United States Code, §119(a)-(d) of any foreign application for patent or inventor's certification med: ICATION(S), IF ANY, FILED PRIOR TO THE FILING DATE O DATE OF FILING (day, month, year) United States Code, §119(e) of any United States provisional application is not disclosed in the prior United States application in the maging in the prior United States application in the maging in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States application in the maging is not disclosed in the prior United States | Application No. (for declaration not accompanying application) ble) ication No. on and was amended under PCT Article 19 on (if applicable) derstand the contents of the above identified application, including the claims, as ame ation known to me to be material to patentability as defined in Title 37, Code of Fede der Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent tified below any foreign application for patent or inventor's certificate having a filing med: ICATION(S), IF ANY, FILED PRIOR TO THE FILING DATE OF THE APPLICA DATE OF FILING (day, month, year) PRIORITY YES United States Code, §119(e) of any United States provisional application(s) listed bel United States Code, §120 of any United States application in the manner provided by §112, I acknowledge the duty to disclose information known to me which is material gulations, §1.56 which became available between the filing date of the prior applications | | |

| NON-PROVISIONAL APPLICATION SERIAL NO. | FILING DATE | STATUS | | | |
|-------------------------------------------|-------------|------------------|--|-----------|--|
| AFFLICATION SERIAL NO. | | PATENTED PENDING | | ABANDONED | |
| | | | | | |
| | | | | | |

for use only when the application is assigned to a company, partnership or other organization.

I hereby declare that all statements made berein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these tements were made with the knowledge that willful the estatements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

| | Trull MARKE | LAST NAME | FIRST NAME | MIDDLE NAME | ······································ | | |
|-----|--------------------------|-------------------------------|----------------------------|------------------------|----------------------------------------|--|--|
| | FULL NAME OF INVENTOR | Chowdhury | Vijay | | | | |
| 2 0 | RESIDENCE & | CITY STATE OR FOREIGN COUNTRY | | COUNTRY OF CITIZENSHIP | | | |
| | CITIZENSHIP | Fremont | California | USA | | | |
| 1 | | STREET | СІТУ | STATE OR COUNTRY | ZIP CODE | | |
| | POST OFFICE ADDRESS | 1639 Vinehill Court | Fremont | California | 94539 | | |
| | | SIGNATURE OF INVENTOR 201 | | 1604 | | | |
| | FULL NAME OF INVENTOR | LAST NAME Aguada | FIRST NAME John | MIDDLE NAME | | | |
| 2 | | СПУ | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENS | COUNTRY OF CITIZENSHIP | | |
| 2 0 | RESIDENCE & CITIZENSHIP | Milpitas | California | USA | | | |
| 2 | POCT OFFICE | STREET | CITY | STATE OR COUNTRY | ZIP CODE | | |
| | POST OFFICE ADDRESS | 1746 Mirabella Court | Milpitas | California | 95035 | | |
| | | SIGNATURE OF INVENTOR 202 | | DATE | | | |
| | FULL NAME | LAST NAME | FIRST NAME | MIDDLE NAME | | | |
| _ | OF INVENTOR | | | | | | |
| 0 | RESIDENCE & CITIZENSHIP | СПУ | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENS | ни | | |
| | POST OFFICE ADDRESS | STREET | СІТУ | STATE OR COUNTRY | ZIP CODE | | |
| | | SIGNATURE OF INVENTOR 203 | | DATE | | | |
| | FULL NAME OF INVENTOR | LAST NAME | FIRST NAME | MIDDLE NAME | | | |
| 2 | RESIDENCE & CITIZENSHIP | СПУ | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENS | нр | | |
| 4 | POST OFFICE ADDRESS | STREET | спу | STATE OR COUNTRY | ZIP CODE | | |
| | | SIGNATURE OF INVENTOR 204 | | DATE | | | |
| | FULL NAME OF INVENTOR | LAST NAME | FIRST NAME | MIDDLE NAME | | | |
| 2 | RESIDENCE & CITIZENSHIP | СПУ | STATE OR FOREIGN COUNTRY . | COUNTRY OF CITIZEN | SHIP | | |
| 5 | POST OFFICE ADDRESS | STREET | спу | STATE OR COUNTRY | ZIP CODE | | |
| | | SIGNATURE OF INVENTOR 205 | | DATE | | | |
| | | | | l | | | |

1



February 23, 2004

Contains Altera Confidential Information

Via Federal Express

John Aguada 1746 Mirabella Court Milpitas, CA 95035

Re:

U.S. Patent Application Entitled,

"METHOD FOR DIE REMOVAL FROM PLASTIC PACKAGES"

Filing Date: Not Yet Filed Altera File No. A1190

Dear John:

We are currently ready to file this patent application in which you are one of the inventors. Enclosed herein please find the following documents regarding the above named patent application:

Declaration;

Assignment; and

A copy of the patent application in final form to be filed with the Patent Office

Please sign and date the Declaration and Assignment where indicated and return these two documents and the patent application as soon as possible. A return federal express envelope has been enclosed for your convenience.

Please contact Kim Clinger if you have any questions at (408) 544-8675.

Thank you for your cooperation.

Sincerely,

Michelle Romero
Patent Administrator

Enclosures

From: MICHELLE A ROMERO (408)544-8357 ALTERA CORPORATION 101 INNOVATION DRIVE MAIL STOP 1405 SAN JOSE, CA, 95134



To: John Aguada (408)946-1203

SHIP DATE: 24FEB04 WEIGHT: 1 LBS

1746 Mirabella Court

Milpitas, CA, 95035

TRK # 7917 8126 3897 888

WED AΑ Deliver by: 25FEB04

Shipping Label: Your shipment is complete

- 1. Use the 'Print' feature from your browser to send this page to your laser or inkjet printer.
- 2. Fold the printed page along the horizontal line.
- 3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits, see current FedEx Service Guide.





Track Shipments Detailed Results



791781263897 5010 (A1190) Tracking number Reference number Recipient Signed for by 3785346 Delivered to MILPITAS CA Feb 24, 2004 Ship date **Delivery location** Feb 25, 2004 1:12 pm Standard Envelope Service type Delivery date/Time

| Date/Time | | Status | Location | Comments |
|--------------|----------|---------------------------------------|-------------|------------------------------------------------|
| Feb 25, 2004 | 1:12 pm | Delivered | MILPITAS CA | No signature required - release waiver on file |
| | 1:12 pm | Delivered | MILPITAS CA | No signature required - release waiver on file |
| | 8:39 am | On FedEx vehicle for delivery | SAN JOSE CA | |
| | 8:09 am | Arrived at FedEx Destination Location | SAN JOSE CA | |
| Feb 24, 2004 | 10:36 pm | Arrived at Sort Facility | OAKLAND CA | |
| | 9:45 pm | Left FedEx Origin Location | SAN JOSE CA | |
| | 5:18 pm | Picked up by FedEx | SAN JOSE CA | |



Email your detailed tracking results (optional)

Enter your email, submit up to three email addresses (separated by commas), add your message (optional), and click **Send email**.

| From | |
|------|--|
| То | |

| Add a message to this email. | |
|------------------------------|--|
| | |



Close Window

From: MICHELLE A ROMERO (408)544-8357 ALTERA CORPORATION 101 INNOVATION DRIVE MAIL STOP 1405 SAN JOSE, CA, 95134



To: Michelle Romero (408)544-8357 Altera Corporation 101 Innovation Drive M/S 1405 San Jose, CA, 95134

SHIP DATE: 26FEB04 WEIGHT: 1 LBS

Ref: 5010 LEGAL DEPARTMENT

DELIVERY ADDRESS BARCODEFEDEN-EDR)

FedEx STANDARD C

TRK # 7917 8148 0303 5201

95134-CA-US

WA RHVA

FRI AA Deliver by: 27FEB04

Shipping Label: Your shipment is complete

- 1. Use the 'Print' feature from your browser to send this page to your laser or inkjet printer.
- 2. Fold the printed page along the horizontal line.
- 3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

ASSIGNMENT

| WHEREAS, WE, VIJAY CHOWDHURY, a citizen of the United States, residing at 1639 Vinehill Court, Fremont, Calif 24539; and JOHN AGUADA, a citizen of the United States, residing at 1746 Mirabella Court, Milpitas, California 95035 ASSIGNO are the inventors of the invention in A Novel Method for Die Removal from Plastic Packages for which we have executed an applic for a Patent of the United States | ORS. |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------|
| ☐ which is executed on ☐ even date herewith or ☐ | |
| Which is identified by Pennie & Edmonds LLP docket no. 9818-102-999 | |
| which was filed on , Application No. | |
| We hereby authorize and request our attorney,, of Pennie & Edmonds, LLP, to insert here in parentheses (Application number, filed) the filing date and application number of said application when known. | 1 |
| and WHEREAS, ALTERA CORPORATION, ASSIGNEE is desirous of obtaining our entire right, title and interest in, to and under aid invention and the said application: | er the |
| NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good and value consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assort entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewal continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; are applications for industrial property protection, including, without limitation, all applications for patents, utility models, and devokich may hereafter be filed for said invention in any country or countries foreign to the United States, together with the right to the united States application under the Patent I of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement of the United States, the International Convention in the Protection of Industrial Property, or any other international agreement of the United States, the International Convention is filed, as may be applicable; and all forms of industrial property protections, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in country or countries foreign to the United States and all extensions, renewals and reissues thereof; | r, and signs, s and all esigns o file Laws or the ction, |
| AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, and any Of of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial proprotection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assign accordance with the terms of this instrument. | perty |
| AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we not executed, and will not execute, any agreement in conflict herewith. | have |
| AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, epresentatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful paxecute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in ountries. | pers, o aid |
| IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our respective signatures. | |
| Date 1604, 2003 Vijay Chowdhury LS. | |
| John Aguada L.S. | |
| | |



As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 et seq. beneath my name.

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are listed at 201 et seq. below, of the subject matter which is claimed and for which a patent is sought on the invention entitled

| A Novel Method for Die Removal j | from Plastic Packages | | | | | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------|---------------|-----------|--|--|--|
| and for which a patent application: is attached hereto and includes amendment(s) filed on (if applicable) was filed in the United States on as Application No. (for declaration not accompanying application) with amendment(s) filed on (if applicable) was filed as PCT international Application No. on and was amended under PCT Article 19 on (if applicable) I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above I acknowledge the duty to disclose information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: | | | | | | | |
| EARLIEST FOREIGN | APPLICATION(S), IF ANY, FILED | PRIOR TO THE FILING DATE O | F THE APPLICA | TION | | | |
| APPLICATION NUMBER | COUNTRY | DATE OF FILING (day, month, year) | PRIORITY | ' CLAIMED | | | |
| | | | YES 🗆 | № □ | | | |
| | | | YES □ | NO 🗆 | | | |
| I hereby claim the benefit under Ti | I hereby claim the benefit under Title 35, United States Code, §119(e) of any United States provisional application(s) listed below. | | | | | | |
| PROVISIONAL APPLICATION NUMBER FILING DATE | | | | | | | |
| | | | | | | | |
| I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information known to me which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application: | | | | | | | |

| | NON-PROVISIONAL APPLICATION SERIAL NO. | FILING DATE | STATUS | | | |
|--|-------------------------------------------|-------------|----------|---------|-----------|--|
| | | | PATENTED | PENDING | ABANDONED | |
| | | | | | | |
| | | | | | | |

for use only when the application is assigned to a company, partnership or other organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these ments were made with the knowledge that willful be statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

BEST AVAILABLE CODY

| | | OLOT AVAILABLE (| | | | |
|-------------|--------------------------|-------------------------------|--------------------------|---------------------------------------|----------|--|
| | FULL NAME | LAST NAME | FIRST NAME | MIDDLE NAME | | |
| | OF INVENTOR | Chowdhury | Vijay | | | |
| 2 | RESIDENCE & CITY | | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENSHIP | | |
| | CITIZENSHIP | Fremont California | | USA | | |
| | DOOT OFFICE | STREET | спу | STATE OR COUNTRY | ZIP CODE | |
| | POST OFFICE ADDRESS | 1639 Vinehill Court | Fremont | California | 94539 | |
| | | SIGNATURE OF INVENTOR 201 | | (16/04 | | |
| | FULL NAME OF INVENTOR | Aguada | FIRST NAME John | | | |
| RESIDENCE & | | CITY | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENSHIP | | |
| ' c | CITIZENSHIP | Milpitas | California | USA | USA | |
| 2 | POOT 075-5- | STREET | CITY | STATE OR COUNTRY | ZIP CODE | |
| | POST OFFICE ADDRESS | 1746 Mirabella Court | Milpitas | California | 95035 | |
| | | SIGNATURE OF INVENTOR 202 | | DATE | | |
| | | • | | | | |
| • | FULL NAME OF INVENTOR | LAST NAME | FIRST NAME | MIDDLE NAME | | |
| | RESIDENCE & CITIZENSHIP | CITY STATE OR FOREIGN COUNTRY | | COUNTRY OF CITIZENSHIP | | |
| 3 | POST OFFICE ADDRESS | STREET | спу | STATE OR COUNTRY | ZIP CODE | |
| | | SIGNATURE OF INVENTOR 203 | | DATE | | |
| | FULL NAME OF INVENTOR | LAST NAME | FIRST NAME | MIDDLE NAME | | |
| 2 | RESIDENCE & CITIZENSHIP | спу | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENSHIP | | |
| 1 | POST OFFICE ADDRESS | STREET | СПУ | STATE OR COUNTRY | ZIP CODE | |
| | | SIGNATURE OF INVENTOR 204 | | DATE | | |
| | | LAST NAME | FIRST NAME | MIDDLE NAME | | |
| | FULL NAME OF INVENTOR | LAST NAME | | | | |
|) | | СПУ | STATE OR FOREIGN COUNTRY | COUNTRY OF CITIZENS | БНІР | |
| ?) | OF INVENTOR RESIDENCE & | | | COUNTRY OF CITIZENS STATE OR COUNTRY | ZIP CODE | |

A Novel Method for Die Removal from Plastic Packages

FIELD OF THE INVENTION

[0001] The present invention relates generally to the field of integrated circuit manufacturing and, in particular, to a novel method for removing a die from a plastic package.

BACKGROUND OF THE INVENTION

[0002] Semiconductor device manufacturing principally involves two complex processes, die fabrication and device packaging. Problems associated with any of the two processes may cause the integrated circuit (IC) on the die to malfunction. Failure analysis is an important step in IC production for the purpose of identifying defects in a fabricated die, deducing causes for such defects and coming up with corresponding solutions. As a precondition of failure analysis, a die needs to be removed intact from the package that encases the die before taking any further analytical steps, e.g., parallel lapping and cross-sectioning.

[0003] Conventionally, a die is removed from its plastic package through a chemical approach. For example, a die and its plastic package may be submerged in a solvent comprising 50% nitric acid and 50% water. The package material, e.g., a phenol-based compound, reacts with the nitric acid and is then completely dissolved in the solvent. However, since those materials that constitute the die do not react with the solvent, the die itself remains intact. The die is then removed from the solvent and rinsed several times with water to clear away any residual solvent and/or package material from its surface.

There are several issues with this conventional approach. First, the nitric acid solvent is hazardous and an operator needs to be extremely careful and wear protective clothing and gloves during the die removal operation. Second, this approach is time consuming. It takes at least an hour for the package to be completely dissolved and the die to be rinsed and dried.

9818-102-999 - 1 - CA1: 361688.3

[0005] In view of the aforementioned problems, it would be desirable to develop a die removal method that is both safer and more efficient.

SUMMARY

[0006] The present invention is directed to a novel method for removing a die from a plastic package. Unlike the conventional approach, this method does not involve any chemical reaction and it is purely a mechanical procedure, which is safer and more efficient.

[0007] The first step of the invention is to remove the cap of a plastic package and expose the die embedded inside the package. The second step is to place the remaining package on a hot plate and then increase the temperature of the hot plate. When the temperature of the plastic package reaches about 460°C, the package cracks, resulting in at least one fracture in the package. Such high temperature also melts down the solder connections connecting the die and the package as well as the epoxy between the die and package. The last step is to grasp the cracked plastic package on either side of the fracture and tear it apart. As a result, the die will be released from the remaining package.

[0008] The invention does not involve any chemical reaction as discussed above in connection with the conventional approach. It is both safe and efficient. The whole process takes less than 15 minutes. Further, the die released from the plastic package according to the invention can be used directly in failure analysis without any further cleaning procedures required by the conventional approach.

BRIEF DESCRIPTION OF THE DRAWINGS

[0009] The aforementioned features and advantages of the invention as well as additional features and advantages thereof will be more clearly understood hereinafter as a result of a detailed description of preferred embodiments of the invention when taken in conjunction with the drawings wherein:

[0010] Fig. 1 is a plan view of a thin quad flat pack (TQFP) package;

[0011] Fig. 2 is a plan view of a de-capped TQFP package;

9818-102-999 - 2 - CAI: 361688.3

[0012] Fig. 3 illustrates the step of heating the de-capped package using a hot plate until it cracks;

[0013] Fig. 4 illustrates the step of grasping the cracked package with two pairs of flat-face pliers to break the cracked package into multiple pieces;

[0014] Fig. 5 illustrates the step of twisting the two pairs of pliers in opposite directions to break the cracked package; and

[0015] Fig. 6 shows the broken package and a die released from the package.

[0016] Like reference numerals refer to corresponding parts throughout the several views of the drawings.

DESCRIPTION OF EMBODIMENTS

[0017] The present invention relates to a die removal method that is safer and more efficient than the conventional chemical reaction approach. The die released from a plastic package according to the invention can be used directly in failure analysis.

[0018] Fig. 1 is a plan view of an illustrative thin quad flat pack (TQFP) package 100. The TQFP package 100 includes a plurality of pin leads 110 deployed on its four edges and a cap 120 on its top to cover a die embedded in the package (not shown).

[0019] Fig. 2 is another plan view of the TQFP package 100 after its cap is removed. At the center of the de-capped package 100 is a die 130. The texture on the surface of die 130 suggests that an integrated circuit is fabricated thereon. Surrounding the die 130 are a plurality of bond wires 140 that serve as part of the signal paths between the circuit on this die and the pin leads 110. One end of each bond wire is soldered to a bond pad on the die surface and the other end of the bond wire is soldered to a bond pad on the package 100. The melting temperature of the soldering material is about 240°C. To reduce stress concentration at any solder joint between the die 130 and the package 100 and avoid possible electrical short circuits between adjacent bond wires, an encapsulant (not visible in Fig. 2), e.g., epoxy, is introduced into the package to fill the space between the die and the package and the space between adjacent bond wires. The melting temperature of the epoxy is approximately 150°C.

9818-102-999 - 3 - CA1: 361688.3

After removing its cap, the package 100 is placed on top of a hot plate 300 as shown in Fig. 3. The temperature of the hot plate is controlled by an electrical heater 310. In one embodiment, the heater is turned on and set to produce a temperature of 460°C. As a result, the temperature of the package on the hot plate increases and the package 100 also expands accordingly. Such expansion may cause thermal stress concentration at certain parts of the package due to non-uniformity of the heating process. When the thermal stress reaches a certain limit that is mainly dependent upon the elastic modulus of the package material, the plastic package cracks and produces one or more fractures in the package. Meanwhile, the solder joints and the epoxy between the die and the package can not sustain such high temperature either. They slowly melt down as the package's temperature increases.

Therefore, the die is no longer firmly attached to the package. However, the die itself remains intact during the heating process because the materials that constitute the die and the circuit can endure a temperature as high as 800°C.

[0021] After the package cracks, it is removed from the hot plate. Before the temperature drops significantly, a fracture 150 that preferably splits the package into two halves is quickly identified. As shown in Fig. 4, two pairs of pliers 400 and 410, one pair on each side of the fracture 150, are used to grasp the package and pull it apart. In some cases, such as that shown in Fig. 4, there may be additional fractures such as fractures 170 on the right side of the die. In such cases, the two pairs of pliers are also used to grasp the two sides of the package along the fracture 170 to further detach the die 130 from the cracked package 100. The areas on the package that are grasped by the two pairs of pliers should be about 1 mm away from the edges of the die to avoid having the pliers damage the die when the die is released from the cracked package.

There are different techniques for pulling apart the cracked plastic package. In one embodiment (see Fig. 5), one pair of pliers 400 is twisted in a clockwise direction and the other pair of pliers 410 in a counter-clockwise direction. In another embodiment, the two pairs of pliers are pulled away from each other in two opposing directions in the same plane. In yet another embodiment, the two pairs of pliers are pulled away from each other in the two opposing directions in different planes that are parallel to each other. The choice of die removal technique, to a certain degree, depends upon the shape and orientation of the fractures in the plastic package.

9818-102-999 - 4 - CA1: 361688.3

[0023] Finally, Fig. 6 shows the broken package 100 and the die 130 released from the package. This whole process takes less than 15 minutes, compared with the conventional approach that takes at least a hour. Further, this package has avoided the chemical reaction of the conventional approach and therefore there is no need for die cleaning. The die 130 can be used for failure analysis without further processing.

The foregoing description, for purpose of explanation, has been set forth with reference to specific embodiments. However, the illustrative discussions above are not intended to be exhaustive or to limit the invention to the precise forms disclosed. Many modifications and variations are possible in view of the above teachings. The embodiments were chosen and described in order to best explain the principles of the invention and its practical applications, to thereby enable others skilled in the art to best utilize the invention and various embodiments with various modifications as are suited to the particular use contemplated.

9818-102-999 - 5 - CAI: 361688.3

What is claimed is:

A method for removing a die from a plastic package, comprising:
 removing a package cap from a top surface of the plastic package;

heating the plastic package enough such that the plastic package cracks, the cracking resulting in at least one fracture in the plastic package; and

grasping the plastic package on either side of the fracture and opening the package to detach the die from the cracked plastic package.

- 2. The method of claim 1, wherein the plastic package is held by two pairs of pliers, one pair of pliers on either side of the fracture.
- 3. The method of claim 2, wherein the two pairs of pliers are pulled in two opposite directions that are in substantially a same plane.
- 4. The method of claim 2, wherein the two pairs of pliers are pulled in two opposite directions in two planes that are parallel to each other.
- 5. The method of claim 2, wherein one of the two pairs of pliers is twisted in a clockwise direction and the other of the two pairs of pliers is twisted in a counter-clockwise direction.
- 6. The method of claim 2, wherein each pair of pliers grasps one area of the plastic package on one side of the fracture and the two areas that are grasped by the two pairs of pliers are substantially away from the die.
- 7. The method of claim 6, wherein each of the two pairs of pliers has a pair of flat surfaces and each pair of pliers grasps one of the two areas using its pair of flat surfaces.
- 8. The method of claim 1, wherein the die is attached to the plastic package through an array of solder connections and epoxy material.
- 9. The method of claim 8, wherein the plastic package is heated sufficiently high to melt down the solder connections and the epoxy material without damaging the die.
- 10. The method of claim 1, wherein the step of heating the plastic package comprises placing the plastic package on a hot plate.
- 11. The method of claim 10, wherein the temperature of the hot plate is about 460°C.

9818-102-999 - 6 - CA1: 361688.3

A Novel Method for Die Removal from Plastic Packages

ABSTRACT OF THE INVENTION

A method for removing a die from a plastic package. The first step of the method is to remove the package's cap. Next, the package and the die within it are placed on a hot plate and heated up. When the plastic package's temperature reaches a certain limit, the plastic package cracks, resulting in at least one fracture in the package. Each side of the cracked plastic package along the fracture is then grasped by a pair of pliers and the two pairs of pliers are pulled in opposite directions. As a result, the die is detached from the plastic package.



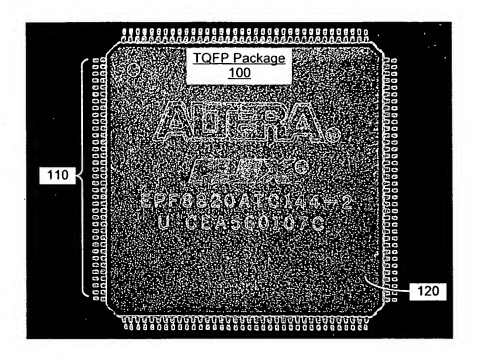


FIG. 1

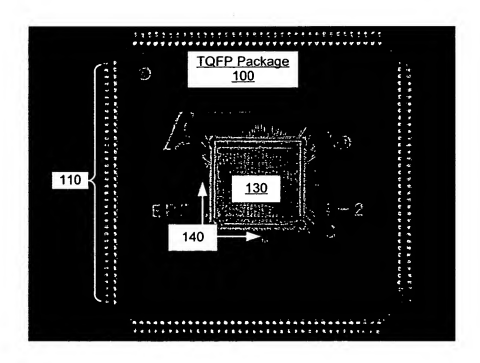


FIG. 2

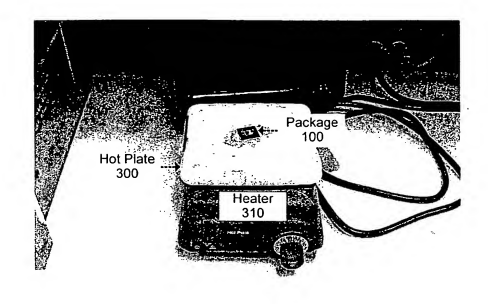


FIG. 3

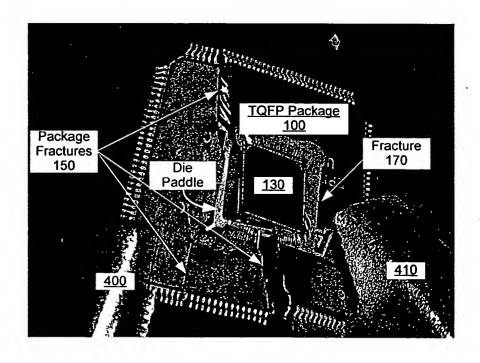


FIG. 4

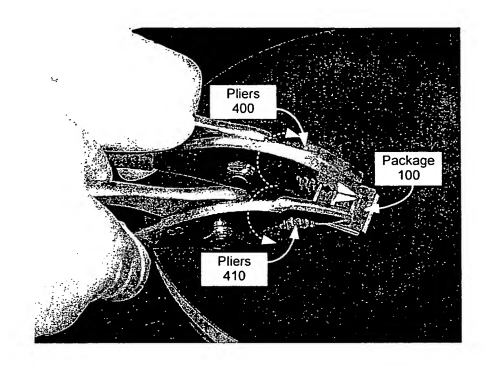


FIG. 5

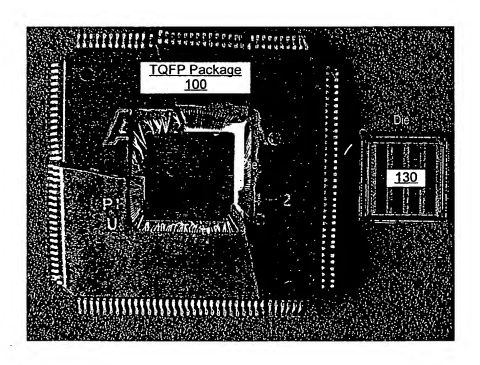


FIG. 6

Exhibite

ALTERA CORPORATION

EMPLOYMENT, CONFIDENTIAL INFORMATION, AND INVENTION ASSIGNMENT AGREEMENT

As an employee of Altera Corporation, its subsidiary or affiliate (the "Company"), and in consideration of my employment and my receipt of compensation now and hereafter paid to me by the Company, I agree to the following:

1. At-will Employment.

I AGREE THAT MY EMPLOYMENT WITH THE COMPANY IS FOR AN UNSPECIFIED DURATION AND CONSTITUTES "AT-WILL" EMPLOYMENT. I UNDERSTAND THAT EITHER I OR THE COMPANY MAY TERMINATE MY EMPLOYMENT AT ANY TIME, WITH OR WITHOUT CAUSE, AND WITH OR WITHOUT ADVANCE NOTICE.

I FURTHER UNDERSTAND THAT ONLY THE COMPANY'S PRESIDENT HAS THE AUTHORITY TO ENTER INTO ANY AGREEMENT CONCERNING THE DURATION OR OTHER TERMS AND CONDITIONS OF MY EMPLOYMENT AND THAT ANY SUCH AGREEMENT MUST BE IN WRITING.

2. Confidential Information

- (a) <u>Definition</u>. The term "Confidential Information" as used in this agreement includes, but is not limited to, trade secrets, confidential knowledge, data or other proprietary information relating to products, processes, know-how, designs, formulas, developmental or experimental work, computer programs, data bases, other original works of authorship, customer lists, business and/or product plans, financial information, employment personnel records, customer lists, and other subject matter pertaining to any business of the Company, its customers, suppliers, or licensees. Confidential information does not include any of the above items that have become publicly known and generally available through no wrongful act of mine or of others who were under confidentiality obligations as to the item or items involved.
- (b) Company Information. I agree that at all times during and after my employment, I will use Confidential Information of the Company solely for the Company's benefit and that I will disclose Confidential Information to others only in performing my work for the Company and consistent with directions received from my supervisors.
- (c) Former Employer Information. I further agree that during my employment with the Company I will not use or disclose any Confidential Information of my former or concurrent employer or any other person. I will not bring onto the Company's premises any unpublished document or property of my former or concurrent employer or any other person without prior written agreement of that party and the Company.

(d) Third Party Information. I recognize that the Company has access to Confidential Information of third parties and agree that I owe these third parties a duty not to use or disclose to others this Confidential Information except in performing my work for the Company and consistent with the Company's confidentiality obligations.

3. Inventions

- (a) <u>Inventions Retained and Licensed</u>. I have attached as Exhibit A a list describing all inventions, original works of authorship, developments, improvements, and trade secrets which I discovered, created, or made prior to my employment with the Company which belong to me, which relate to the Company's actual, proposed or anticipated business, products or research and development, and which I have not assigned to the Company (collectively referred to as "Prior Inventions"). If no such list is attached, I represent that there are no Prior Inventions. If in the course of my employment with the Company I incorporate into a Company product, process or machine a Prior Invention owned by me or in which I have an interest, the Company is hereby granted and shall have a nonexclusive, royalty-free, irrevocable, perpetual, worldwide license to make, have made, modify, use and sell such Prior Invention as part of or in connection with such product, process or machine.
- (b) Assignment of Inventions. I agree that I will promptly disclose to the Company in writing and hereby assign to the Company, or its designee, all my right, title, and interest in and to any and all inventions, original works of authorship, mask works, developments. concepts, improvements, designs, discoveries, ideas, trademarks or trade secrets, whether or not patentable or registrable under copyright or similar laws, which I may solely or jointly conceive or develop or reduce to practice, or cause to be conceived or developed or reduced to practice, during my employment with the Company (collectively referred to as "Inventions"), except as provided in Section 3(c) below. I agree to assist the Company, or its designee, at the Company's expense, in every proper way to secure the Company's rights in the Inventions either during or after the period of my employment by the Company. If the Company is unable because of my mental or physical incapacity or for any other reason to obtain my signature to apply for registration or to pursue any application to secure its rights in the Inventions, then I hereby irrevocably designate and appoint the Company and its duly authorized officers and agents as my agent and attorney in fact, to act for and in my behalf to execute and file any such applications and to do all other lawfully permitted acts to secure the Company's rights in the Inventions.
- (c) Exception to Assignments. I understand that the provisions of this Agreement requiring assignment of Inventions to the Company do not apply to any invention which qualifies fully under the provisions of California Labor Code Section 2870 (attached hereto as Exhibit B). I will advise the Company promptly in writing of any inventions that I believe meet the criteria in California Labor Code Section 2870 and are not otherwise disclosed on Exhibit A.
- 4. Outside Employment. I agree that while I am employed with the Company, I will not engage in any other employment, occupation, consulting or other business activity directly relating to

the Company's business without the express written consent of an officer of the Company nor will I engage in any other activities that conflict with my obligations to the Company.

5. <u>Termination</u>

- (a) Non-solicitation of Company Employees. I agree that, for a period of six (6) months after the date my employment with the Company terminates, I will neither directly solicit any employees of the Company to terminate his or her employment with the Company, nor cause such employees to be recruited for employment with any other company. (This does not include normal employment advertising).
- (b) Return of Company Documents. I agree that when I end my employment with the Company, I will deliver to the Company any and all devices, records, data, notes, reports, proposals, lists, correspondence, specifications, drawings, blueprints, sketches, materials, equipment, other documents or property, or reproductions of any aforementioned items belonging to the Company, its successors or assigns. I further agree that any property situated on the Company's premises and owned by the Company, including computers, desks, filing cabinets, or other storage or work areas, is subject to inspection by Company personnel. In the event of termination of my employment, I agree to sign a termination certificate confirming that I have complied and will comply with my obligations under this Agreement.

6. General Provisions

- (a) Governing Law. This Agreement will be governed by the laws of the State of California. I agree that the courts in the State of California shall have exclusive jurisdiction to resolve any dispute or claim arising out of or relating to this Agreement, and I agree to submit to the jurisdiction of such courts.
- (b) Entire Agreement. This Agreement sets forth the entire agreement and understanding between the Company and me relating to the subject matter herein and merges all prior discussions between us. No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, will be effective unless in writing signed by the President of the Company. Any subsequent change or changes in my duties, salary or compensation will not affect the validity or scope of this Agreement.

woid by law, then the remaining provisions will continue in full force and effect.

Witnessed by:

Accepted and Agreed

Altera Corporation

By: famela J. Stauthouse
Human Resources

Printed Name: Poolity P. Acusan, JR

(c) Severability and Survival. If one or more of the provisions in this Agreement is deemed

A Novel Method for Die Removal from Plastic Packages

FIELD OF THE INVENTION

[0001] The present invention relates generally to the field of integrated circuit manufacturing and, in particular, to a novel method for removing a die from a plastic package.

BACKGROUND OF THE INVENTION

[0002] Semiconductor device manufacturing principally involves two complex processes, die fabrication and device packaging. Problems associated with any of the two processes may cause the integrated circuit (IC) on the die to malfunction. Failure analysis is an important step in IC production for the purpose of identifying defects in a fabricated die, deducing causes for such defects and coming up with corresponding solutions. As a precondition of failure analysis, a die needs to be removed intact from the package that encases the die before taking any further analytical steps, e.g., parallel lapping and cross-sectioning.

[0003] Conventionally, a die is removed from its plastic package through a chemical approach. For example, a die and its plastic package may be submerged in a solvent comprising 50% nitric acid and 50% water. The package material, e.g., a phenol-based compound, reacts with the nitric acid and is then completely dissolved in the solvent. However, since those materials that constitute the die do not react with the solvent, the die itself remains intact. The die is then removed from the solvent and rinsed several times with water to clear away any residual solvent and/or package material from its surface.

There are several issues with this conventional approach. First, the nitric acid solvent is hazardous and an operator needs to be extremely careful and wear protective clothing and gloves during the die removal operation. Second, this approach is time consuming. It takes at least an hour for the package to be completely dissolved and the die to be rinsed and dried.

9818-102-999 - 1 - CAI: 361688.3

[0005] In view or the aforementioned problems, it would be desirable to develop a die removal method that is both safer and more efficient.

SUMMARY

[0006] The present invention is directed to a novel method for removing a die from a plastic package. Unlike the conventional approach, this method does not involve any chemical reaction and it is purely a mechanical procedure, which is safer and more efficient.

[0007] The first step of the invention is to remove the cap of a plastic package and expose the die embedded inside the package. The second step is to place the remaining package on a hot plate and then increase the temperature of the hot plate. When the temperature of the plastic package reaches about 460°C, the package cracks, resulting in at least one fracture in the package. Such high temperature also melts down the solder connections connecting the die and the package as well as the epoxy between the die and package. The last step is to grasp the cracked plastic package on either side of the fracture and tear it apart. As a result, the die will be released from the remaining package.

[0008] The invention does not involve any chemical reaction as discussed above in connection with the conventional approach. It is both safe and efficient. The whole process takes less than 15 minutes. Further, the die released from the plastic package according to the invention can be used directly in failure analysis without any further cleaning procedures required by the conventional approach.

BRIEF DESCRIPTION OF THE DRAWINGS

[0009] The aforementioned features and advantages of the invention as well as additional features and advantages thereof will be more clearly understood hereinafter as a result of a detailed description of preferred embodiments of the invention when taken in conjunction with the drawings wherein:

[0010] Fig. 1 is a plan view of a thin quad flat pack (TQFP) package;

[0011] Fig. 2 is a plan view of a de-capped TQFP package;

9818-102-999 - 2 - CA1: 361688.3

[0012] Fig. 3 illustrates the step of heating the de-capped-package using a hot plate until it cracks;

[0013] Fig. 4 illustrates the step of grasping the cracked package with two pairs of flat-face pliers to break the cracked package into multiple pieces;

[0014] Fig. 5 illustrates the step of twisting the two pairs of pliers in opposite directions to break the cracked package; and

[0015] Fig. 6 shows the broken package and a die released from the package.

[0016] Like reference numerals refer to corresponding parts throughout the several views of the drawings.

DESCRIPTION OF EMBODIMENTS

[0017] The present invention relates to a die removal method that is safer and more efficient than the conventional chemical reaction approach. The die released from a plastic package according to the invention can be used directly in failure analysis.

[0018] Fig. 1 is a plan view of an illustrative thin quad flat pack (TQFP) package 100. The TQFP package 100 includes a plurality of pin leads 110 deployed on its four edges and a cap 120 on its top to cover a die embedded in the package (not shown).

At the center of the de-capped package 100 is a die 130. The texture on the surface of die 130 suggests that an integrated circuit is fabricated thereon. Surrounding the die 130 are a plurality of bond wires 140 that serve as part of the signal paths between the circuit on this die and the pin leads 110. One end of each bond wire is soldered to a bond pad on the die surface and the other end of the bond wire is soldered to a bond pad on the package 100. The melting temperature of the soldering material is about 240°C. To reduce stress concentration at any solder joint between the die 130 and the package 100 and avoid possible electrical short circuits between adjacent bond wires, an encapsulant (not visible in Fig. 2), e.g., epoxy, is introduced into the package to fill the space between the die and the package and the space between adjacent bond wires. The melting temperature of the epoxy is approximately 150°C.

shown in Fig. 3. The temperature of the hot plate is controlled by an electrical heater 310. In one embodiment, the heater is turned on and set to produce a temperature of 460°C. As a result, the temperature of the package on the hot plate increases and the package 100 also expands accordingly. Such expansion may cause thermal stress concentration at certain parts of the package due to non-uniformity of the heating process. When the thermal stress reaches a certain limit that is mainly dependent upon the elastic modulus of the package material, the plastic package cracks and produces one or more fractures in the package. Meanwhile, the solder joints and the epoxy between the die and the package can not sustain such high temperature either. They slowly melt down as the package's temperature increases. Therefore, the die is no longer firmly attached to the package. However, the die itself remains intact during the heating process because the materials that constitute the die and the circuit can endure a temperature as high as 800°C.

[0021] After the package cracks, it is removed from the hot plate. Before the temperature drops significantly, a fracture 150 that preferably splits the package into two halves is quickly identified. As shown in Fig. 4, two pairs of pliers 400 and 410, one pair on each side of the fracture 150, are used to grasp the package and pull it apart. In some cases, such as that shown in Fig. 4, there may be additional fractures such as fractures 170 on the right side of the die. In such cases, the two pairs of pliers are also used to grasp the two sides of the package along the fracture 170 to further detach the die 130 from the cracked package 100. The areas on the package that are grasped by the two pairs of pliers should be about 1 mm away from the edges of the die to avoid having the pliers damage the die when the die is released from the cracked package.

There are different techniques for pulling apart the cracked plastic package. In one embodiment (see Fig. 5), one pair of pliers 400 is twisted in a clockwise direction and the other pair of pliers 410 in a counter-clockwise direction. In another embodiment, the two pairs of pliers are pulled away from each other in two opposing directions in the same plane. In yet another embodiment, the two pairs of pliers are pulled away from each other in the two opposing directions in different planes that are parallel to each other. The choice of die removal technique, to a certain degree, depends upon the shape and orientation of the fractures in the plastic package.

9818-102-999 - 4 - CAI: 361688.3

Finally, Fig. 6 shows the broken package 100 and the die 130 released from the package. This whole process takes less than 15 minutes, compared with the conventional approach that takes at least a hour. Further, this package has avoided the chemical reaction of the conventional approach and therefore there is no need for die cleaning. The die 130 can be used for failure analysis without further processing.

The foregoing description, for purpose of explanation, has been set forth with reference to specific embodiments. However, the illustrative discussions above are not intended to be exhaustive or to limit the invention to the precise forms disclosed. Many modifications and variations are possible in view of the above teachings. The embodiments were chosen and described in order to best explain the principles of the invention and its practical applications, to thereby enable others skilled in the art to best utilize the invention and various embodiments with various modifications as are suited to the particular use contemplated.

9818-102-999 - 5 - CA1: 361688.3

What is claimed is:

l

1. A method for removing a die from a plastic package, comprising: removing a package cap from a top surface of the plastic package;

heating the plastic package enough such that the plastic package cracks, the cracking resulting in at least one fracture in the plastic package; and

grasping the plastic package on either side of the fracture and opening the package to detach the die from the cracked plastic package.

- 2. The method of claim 1, wherein the plastic package is held by two pairs of pliers, one pair of pliers on either side of the fracture.
- 3. The method of claim 2, wherein the two pairs of pliers are pulled in two opposite directions that are in substantially a same plane.
- 4. The method of claim 2, wherein the two pairs of pliers are pulled in two opposite directions in two planes that are parallel to each other.
- 5. The method of claim 2, wherein one of the two pairs of pliers is twisted in a clockwise direction and the other of the two pairs of pliers is twisted in a counter-clockwise direction.
- 6. The method of claim 2, wherein each pair of pliers grasps one area of the plastic package on one side of the fracture and the two areas that are grasped by the two pairs of pliers are substantially away from the die.
- 7. The method of claim 6, wherein each of the two pairs of pliers has a pair of flat surfaces and each pair of pliers grasps one of the two areas using its pair of flat surfaces.
- 8. The method of claim 1, wherein the die is attached to the plastic package through an array of solder connections and epoxy material.
- 9. The method of claim 8, wherein the plastic package is heated sufficiently high to melt down the solder connections and the epoxy material without damaging the die.
- 10. The method of claim 1, wherein the step of heating the plastic package comprises placing the plastic package on a hot plate.
- 11. The method of claim 10, wherein the temperature of the hot plate is about 460°C.

9818-102-999 - 6 - CAI: 361688.3

A Novel Method for Die Removal from Plastic Packages

ABSTRACT OF THE INVENTION

A method for removing a die from a plastic package. The first step of the method is to remove the package's cap. Next, the package and the die within it are placed on a hot plate and heated up. When the plastic package's temperature reaches a certain limit, the plastic package cracks, resulting in at least one fracture in the package. Each side of the cracked plastic package along the fracture is then grasped by a pair of pliers and the two pairs of pliers are pulled in opposite directions. As a result, the die is detached from the plastic package.

9818-102-999 - 7 - CA1: 361688.3



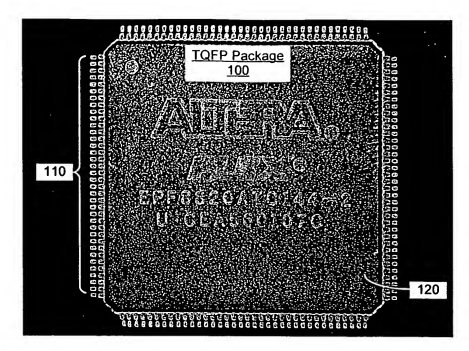


FIG. 1

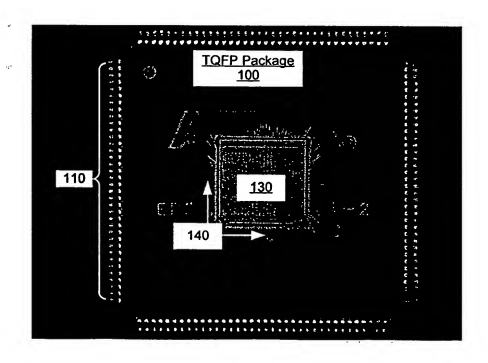


FIG. 2



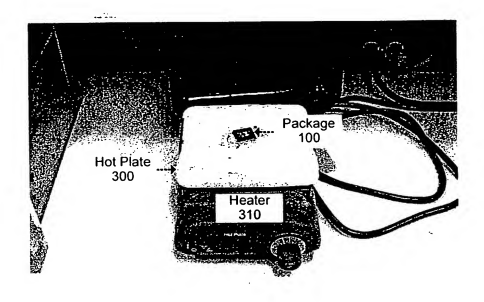


FIG. 3

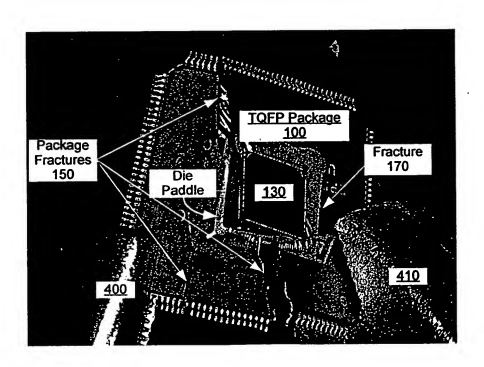


FIG. 4

BEST AVAILABLE COPY

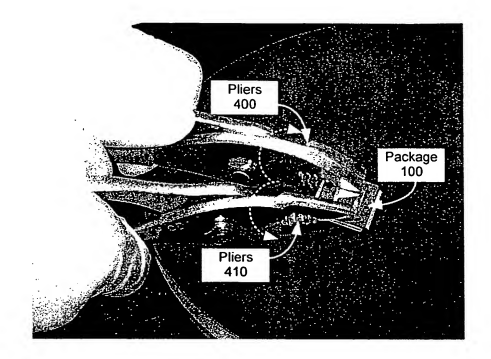


FIG. 5

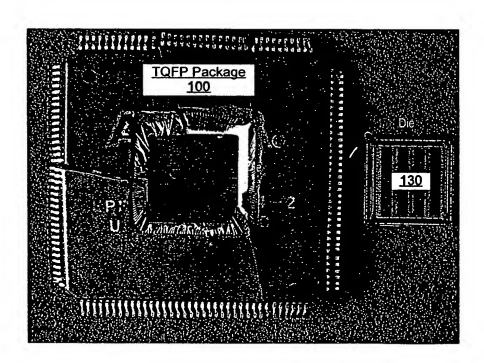


FIG. 6